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*Attorneys for Individual and Representative Plaintiffs
Cung Le, Nathan Quarry, Jon Fitch, Luis Javier
Vazquez, Dennis Lloyd Hallman, Brandon Vera, Pablo
Garza, Gabe Ruediger, Mac Danzig, Kyle Kingsbury and
Daren Uyenoyama*

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

**Cung Le, Nathan Quarry, Jon Fitch, on behalf of
themselves and all others similarly situated,**

Plaintiffs,

v.

**Zuffa, LLC, d/b/a Ultimate Fighting
Championship and UFC,**

Defendant.

**Luis Javier Vazquez and Dennis Lloyd Hallman,
on behalf of themselves and all others similarly
situated,**

Plaintiffs,

v.

**Zuffa, LLC, d/b/a Ultimate Fighting
Championship and UFC,**

Defendant.

Case No. 5:14-cv-05484-EJD
5:14-cv-05591-EJD
5:14-cv-05621-EJD
5:15-cv-00521-EJD
5:15-cv-01324-EJD

**DECLARATION OF JOSEPH R. SAVERI IN
SUPPORT OF PLAINTIFFS' REQUEST FOR
JUDICIAL NOTICE IN OPPOSITION TO
DEFENDANT'S MOTION TO TRANSFER
VENUE UNDER
28 U.S.C. § 1404(a)**

5:14-cv-05484-EJD, 5:14-cv-05591-EJD
5:14-cv-05621-EJD, 5:15-cv-00521-EJD
5:15-cv-01324-EJD

DECLARATION OF JOSEPH R. SAVERI

**Brandon Vera and Pablo Garza, on behalf of
themselves and all others similarly situated,**

Plaintiffs,

v.

**Zuffa, LLC, d/b/a Ultimate Fighting
Championship and UFC,**

Defendant.

**Gabe Ruediger and Mac Danzig, on behalf of
themselves and all others similarly situated,**

Plaintiffs,

v.

**Zuffa, LLC, d/b/a Ultimate Fighting
Championship and UFC,**

Defendant.

**Kyle Kingsbury and Darren Uyenoyama, on
behalf of themselves and all others similarly
situated,**

Plaintiffs,

v.

**Zuffa, LLC, d/b/a Ultimate Fighting
Championship and UFC,**

Defendant.

I, Joseph R. Saveri, declare:

I am the Founding Partner of the Joseph Saveri Law Firm, Inc. ("JSLF"). I am an attorney of record in these related matters for Plaintiffs Le, Quarry, Fitch, Vazquez, Hallman, Vera, Garza, Ruediger, Danzig, Kingsbury and Uyenoyama, and a member in good standing with the State Bar of California. I submit this Declaration in support of Plaintiffs' Request for Judicial Notice in support of the Opposition to the Motion to Transfer filed by Defendant Zuffa LLC, d/b/a Ultimate Fighting Championship and UFC ("UFC"). I am a member of the California Bar in good standing and am admitted to practice before this Court. I have personal knowledge of the matters stated herein, and if called to testify I could and

1 would do so competently.

2 1. Attached hereto as Exhibit 1 is a true and correct copy of the undercard for “UFC 117,”
3 showing that Jon Fitch and Dennis Hallman fought at this promotion, downloaded at my direction and
4 available at <http://www.sherdog.com/events/UFC-117-Silva-vs-Sonnen-13310>, last visited on April 3,
5 2015.

6 2. Attached hereto as Exhibit 2 is a true and correct copy of The UFC Official Webpage for
7 “UFC 139,” stating that Kyle Kingsbury fought at this promotion, downloaded at my direction and
8 available at <http://www.ufc.com/event/UFC139>, last visited on March 31, 2015.

9 3. Attached hereto as Exhibit 3 is a true and correct copy of The UFC Official Webpage for
10 “UFC 139”, stating that Cung Le fought at this promotion, downloaded at my direction and available at
11 <http://www.ufc.com/event/UFC139>, last visited on March 31, 2015.

12 4. Attached hereto as Exhibit 4 is a true and correct copy of The UFC Official Webpage for
13 “UFC on Fuel TV 4,” downloaded at my direction and available at <http://www.ufc.com/event/FUEL4>,
14 last visited on March 31, 2015.

15 5. Attached hereto as Exhibit 5 is a true and correct copy of The UFC Official Webpage for
16 “UFC on Fox 7,” downloaded at my direction and available at <http://www.ufc.com/event/FOX7>, last
17 visited on March 31, 2015.

18 6. Attached hereto as Exhibit 6 is a true and correct copy of The UFC Official Webpage for
19 “UFC Fight Night, July 26, 2014”, downloaded at my direction and available at
20 <http://www.ufc.com/event/FOX12>, last visited on March 31, 2015.

21 7. Attached hereto as Exhibit 7 is a true and correct copy of an article entitled *Oral history of*
22 *Strikeforce Part I*, downloaded at my direction and available at
23 [http://bleacherreport.com/articles/1479906-the-rise-and-fall-of-the-pepsi-to-ufcs-coke-a-strikeforce-oral-](http://bleacherreport.com/articles/1479906-the-rise-and-fall-of-the-pepsi-to-ufcs-coke-a-strikeforce-oral-history)
24 history, last visited March 31, 2015.

25 8. Attached hereto as Exhibit 8 is a true and correct copy of the Complaint from *Zuffa, LLC*
26 *v. Dodson et al*, No. 4:13-cv-04004-DMR, ECF No. 1 (Aug 28, 2013 N.D. Cal.), downloaded at my
27 direction and available from PACER.

28 9. Attached hereto as Exhibit 9 is a true and correct copy of the Answer and Counterclaim

1 from *BAM! Ent., Inc. v. Zuffa, LLC*, No. 5:01-cv-21207-PVT, ECF No. 8 (May 6, 2002, N.D. Cal.),
2 downloaded at my direction and available from PACER.

3 10. Attached hereto as Exhibit 10 are pertinent portions of a true and correct copy of the
4 Federal Court Management Statistics (“FMCS”) Judicial Caseload Profile Report for the District of
5 Nevada, September 2010, downloaded at my direction and available at available at
6 <http://www.uscourts.gov/viewer.aspx?doc=/cgi-bin/cmsd2010Sep.pl>, last visited on April 3, 2015.

7 11. Attached hereto as Exhibit 11 are pertinent portions of a true and correct copy of the
8 Federal Court Management Statistics (“FMCS”) Judicial Caseload Profile Report for the Northern
9 District of California, September 2011, downloaded at my direction and available at available at
10 <http://www.uscourts.gov/viewer.aspx?doc=/cgi-bin/cmsd2010Sep.pl>, last visited on April 3, 2015.

11 12. Attached hereto as Exhibit 12 are pertinent portions of a true and correct copy of the
12 Federal Court Management Statistics (“FMCS”) Judicial Caseload Profile Report for all districts,
13 September 2012, downloaded at my direction and available at available at
14 <http://www.uscourts.gov/viewer.aspx?doc=/uscourts/Statistics/FederalCourtManagementStatistics/2011/District%20FCMS%20Profiles%20September%202011.pdf&page=1>, last visited on April 3, 2015.

16 13. Attached hereto as Exhibit are pertinent portions of a true and correct copy of the Federal
17 Court Management Statistics (“FMCS”) Judicial Caseload Profile Report for all districts, September
18 2013, downloaded at my direction and available at available at
19 <http://www.uscourts.gov/viewer.aspx?doc=/uscourts/Statistics/FederalCourtManagementStatistics/2012/district-fcms-profiles-september-2012.pdf&page=1>, last visited on April 3, 2015.
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9 By: /s/ Joseph R. Saveri
Joseph R. Saveri